

**UNITED STATES DISTRICT COURT
NORTHERN DISTRICT OF CALIFORNIA
OAKLAND DIVISION**

IN RE: CATHODE RAY TUBE (CRT)
ANTITRUST LITIGATION

Master File No. 4:07-cv-5944-JST

MDL No. 1917

This Document Relates to:

**[PROPOSED] ORDER GRANTING IRICO
DEFENDANT'S ADMINISTRATIVE
MOTION TO SEAL PURSUANT TO CIVIL
LOCAL RULES 7-11 AND 79-5**

ALL ACTIONS

1 TO ALL PARTIES AND THEIR COUNSEL OF RECORD:

2 Before the Court is Defendants Irico Group Corp. and Irico Display Devices Co., Ltd.'s
 3 Administrative Motion to Seal Pursuant to Civil Local Rules 7-11 and 79-5 (ECF No. ____). Having
 4 considered the arguments made by the Irico Defendants in favor of sealing under Civil Local Rule 79-
 5 5(c)(1),

6 IT IS HEREBY ORDERED THAT the Defendants Irico Group Corp. and Irico Display
 7 Devices Co., Ltd.'s Administrative Motion to Seal Pursuant to Civil Local Rules 7-11 and 79-5 is
 8 GRANTED.

9 IT IS FURTHER ORDERED THAT the following documents or portions thereof may be filed
 10 under seal:

11 Document Proposed to Be Sealed or Redacted	12 Designating Entity	13 Ruling
12 Exhibit 16 to the Declaration of Jeffrey B. 13 Margulies in Support of Irico Defendants' 14 Administrative Motion to Seal– True and correct 15 copy of a certified translation of Su Xiaohua's Employee Registration Form, Bates stamped IRI- CRT-00031561E.	13 Irico	14
16 Exhibit 20 to the Declaration of Jeffrey B. 17 Margulies in Support of Irico Defendants' 18 Administrative Motion to Seal– True and correct 19 copy of a certified translation of a WeChat text 20 message exchange between Su Xiaohua and Zhang Wenkai (represented by the screen name Baichigantou), Bates stamped IRI-SU-000103E, dated January 17 through May 26, 2022.	17 Irico	21

1	Exhibit 21 to the Declaration of Jeffrey B. Margulies in Support of Irizo Defendants' Administrative Motion to Seal—True and correct copy of IRI-SU-000137E and a certified English translation of IRI-SU-000137E, dated May 25, 2022.	Irizo	
2	Exhibit 22 to the Declaration of Jeffrey B. Margulies in Support of Irizo Defendants' Administrative Motion to Seal—True and correct copy of IRI-SU-000141E and a certified English translation of IRI-SU-000141E, dated July 17, 2022.	Irizo	
3	Exhibit 23 to the Declaration of Jeffrey B. Margulies in Support of Irizo Defendants' Administrative Motion to Seal— True and correct copy of IRI-SU-000208E and a certified English translation of IRI-SU-000208E, dated July 17, 2022	Irizo	
4	Exhibit 24 to the Declaration of Jeffrey B. Margulies in Support of Irizo Defendants' Administrative Motion to Seal— True and correct copy of IRI-SU-001473E and a certified English translation of IRI-SU-001473E, dated February 16, 2019.	Irizo	

1	Exhibit 25 to the Declaration of Jeffrey B. Margulies in Support of Irico Defendants' Administrative Motion to Seal– True and correct copy of IRI-SU-001470E and a certified English translation of IRI-SU-001470E, dated July 1, 2022.	Irico	
11	Exhibit 27 to the Declaration of Jeffrey B. Margulies in Support of Irico Defendants' Administrative Motion to Seal– True and correct copy of IRI-SU-000166E and a certified English translation of IRI-SU-000166E, dated September 19, 2022.	Irico	

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1 **IT IS SO ORDERED.**
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4 Dated: _____

5 JON S. TIGAR
6 United States District Judge
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